

UNITED STATES DISTRICT COURT  
WESTERN DISTRICT OF WASHINGTON  
AT TACOMA

LORENZO GINO SANDOVAL,

Plaintiff,

v.

WAYNE RODSIDE,

Defendant.

Case No. C99-5022FDB

ORDER FINDING MOTION MOOT

Plaintiff brings this motion to enforce the terms of the stipulated settlement agreement, specifically that portion where the State agreed to write off all debt owed by the Plaintiff to the Washington Department of Corrections as of February 21, 2001, in the approximate amount of \$3,586.65.

Apparently, the matter has now been resolved. According to the Declaration of Daniel M. Lewis, Trust Accounting Manager, n 2001, the only way that the Department of Corrections had of “writing off” a debt was to permanently suspend collection of the debt, which was effected as to Plaintiff’s account. In response to Plaintiff’s 2006 grievance, DOC Trust Account Manger Lewis wrote off the debt at issue in DOC’s computerized banking system on November 6, 2006 since it now has the ability to do so; the total debt written off was \$3,604.86. Therefore, this matter now

1 appears to be moot, as the debt has been written off in the DOC records and Plaintiff has the relief he  
2 requested.

3 ACCORDINGLY, IT IS ORDERED: Plaintiff's Motion To Enforce The Terms of The  
4 Stipulated Settlement Agreement [Dkt. # 255] is found to be MOOT.

5  
6 DATED this 8<sup>th</sup> day of December, 2006.

7  
8 

9 FRANKLIN D. BURGESS  
10 UNITED STATES DISTRICT JUDGE  
11  
12  
13  
14  
15  
16  
17  
18  
19  
20  
21  
22  
23  
24  
25